

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

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Federal Communications Commission
Office of Secretary

In the Matter of)	
)	
Amendment of Section 73.202(b))	
Table of Allotments)	MB Docket No. 05-243
FM Broadcast Stations)	
(Meeteetse, Wyoming))	

To: Office of the Secretary
Attn: Assistant Chief, Audio Division
Media Bureau

REPLY COMMENTS AND ERRATA

Millcreek Broadcasting, LLC; Simmons SLC-LS, LLC; 3 Point Media - Coalville, LLC; 3 Point Media -- Delta, LLC; and College Creek Broadcasting LLC (together, the "Joint Parties"), by their counsel, hereby submit these Reply Comments and Errata. On September 19, 2005, the Joint Parties submitted a counterproposal in the above captioned proceeding. After reviewing their counterproposal, the Joint Parties noticed the following typographical errors:

1. On page 1 of the legal narrative, the entry for Fruita, CO on the FM Table of Allotments should read:

Community	Channel	
	Existing	Proposed
Fruita, CO	255C3, 260C	255A, 260C

2. On page 8 of the legal narrative at paragraph 19, the first sentence should read, "In order to allot Channel 260C3 at Weston, Channel 261C2 must be deleted at Soda Springs, Idaho."
3. On page 3 of the engineering exhibit, the references to Fruita, CO should read:

Exhibit E, Figure 51	ALLO 255A Fruita, CO – Allocation Study
Exhibit E, Figure 52	ALLO 255A Fruita, CO – 70 dBu Coverage Map
Exhibit E, Figure 53	ALLO 255A Fruita, CO – Gain/Loss Study

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4. On page 17 of the engineering exhibit, the heading should read, "Channel 255A Fruita, CO"
5. The entry for Fruita, CO on Table 1 of the engineering exhibit should read:

Fruita, CO	255C3, 260C	255A, 260C	Delete vacant allotment channel 255C3 at Fruita and allocate channel 255A at Fruita at a new site.
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6. The coordinates for Channel 288C at Meeteetse, WY on Exhibit 24 of the engineering exhibit should read: "N 44-05-55, W 108-47-03"

There are no parties that will be adversely affected by these corrections because no other party has filed a proposal that is in conflict with the Joint Parties' proposal.¹

Respectfully submitted,

MILLCREEK BROADCASTING, LLC

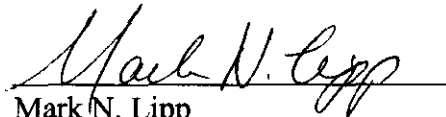
SIMMONS SLC-LS, LLC

3 POINT MEDIA – COALVILLE, LLC

3 POINT MEDIA – DELTA, LLC

COLLEGE CREEK BROADCASTING, LLC

By:



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October 4, 2005

¹ Counsel's assumption is based on the fact that it has not been served with any pleadings in this proceeding and on a search of ECFS.

CERTIFICATE OF SERVICE

I, Diana Gonzales, a secretary in the law firm of Vinson & Elkins, do hereby certify that I have on this 4th day of October, 2005, caused to be mailed by first class mail, postage prepaid, copies of the foregoing **"Reply Comments and Errata"** to the following:

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